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APPLICATION NO. FILING DATE		ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/042,367 01/11/2002		01/11/2002	Kevin Scott Beyer	ARC920010085US1	6325	
26381	7590	04/22/2004		EXAMINER		
		CIATES, LLC	RIMELL, SAMUEL G			
SUITE 65	KE STREET 0		ART UNIT	PAPER NUMBER		
ALEXAN	DRIA, VA	22314	2175	/		

DATE MAILED: 04/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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)		Application	on No.	Applicant(s)					
		10/042,36	7	BEYER ET AL.					
	Office Action Summary	Examiner		Art Unit					
		Sam Rim	ell	2175	ţ				
 Period for	The MAILING DATE of this communication Reply	on appears on the	cover sheet with t	the correspondence addre	ess				
THE M - Extens after S - If the p - If NO p - Failure Any re	PRTENED STATUTORY PERIOD FOR F IAILING DATE OF THIS COMMUNICAT sions of time may be available under the provisions of 37 C IX (6) MONTHS from the mailing date of this communication beriod for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory to reply within the set or extended period for reply will, by ply received by the Office later than three months after the dipatent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no ever ion. s, a reply within the statu period will apply and will statute, cause the apply	ent, however, may a reply utory minimum of thirty (30 Il expire SIX (6) MONTHS ication to become ABANI	be timely filed D) days will be considered timely. From the mailing date of this common the mailing date of the common that is used.	nunication.				
Status									
1) 🗌 - 1	Responsive to communication(s) filed on								
		This action is no	on-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition	on of Claims								
5)	Claim(s) <u>1-25</u> is/are pending in the applica) Of the above claim(s) is/are wi Claim(s) is/are allowed. Claim(s) <u>1-25</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction is	thdrawn from cor							
Application	on Papers								
10)□ T , , ,	The specification is objected to by the Example in the drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the other oath or declaration is objected to by the oath or declaration is objected.	accepted or b)[to the drawing(s) b correction is require	e held in abeyance. ed if the drawing(s) i	See 37 CFR 1.85(a). s objected to. See 37 CFR					
Priority u	nder 35 U.S.C. § 119								
12) A a) C	acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International Bee the attached detailed Office action for	iments have beei iments have beei e priority docume Bureau (PCT Rule	n received. n received in Appl ents have been rec e 17.2(a)).	ication No ceived in this National St	hell				
Attachment(s)			- NO BY	EXAMINER				
1) Notice 2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-94 ation Disclosure Statement(s) (PTO-1449 or PTO/5 No(s)/Mail Date	•	Paper No(s)/M	mary (PTO-413) ail Date nal Patent Application (PTO-15	52)				

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The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-25 are rejected under 35 U.S.C. 102(e) as being anticipated by Kraft et al. (U.S. Patent 6,516,312).

Claim 1: FIG. 3 illustrates a log file (260) which contains a log of abstracts. The abstracts are obtained from both a crawler (200) and real user interactions performed by the user at browser (140—also see col. 7, lines 4-6 and col. 7, lines 54-60). Whenever a user initiates a query at browser (14), the log file (260) is analyzed to determine parameter combinations. These determined parameter combinations are illustrated in FIG. 6A, and include combinations of keywords and URLs. In turn, these parameter combinations permit further access into the URLS associated with the displayed keywords.

Claim 2: FIG. 6A illustrates the parameters, which are keywords ("RMI") and URLs that contain the keyword. The parameters are data entries from HTML forms (websites). FIG. 6A is a single set of such entries. The data entries are ranked from 1-5, indicating at least a single occurrence of the keyword "RMI". As seen in FIG. 6A, any further entries beyond the fifth ranked hit are excluded, as the ranked list only shows 5 hits. FIG. 6A further illustrates the concept of having combinations of entries, such as the combination of keywords with URLs.

<u>Claim 3:</u> FIG. 6A illustrates a single set of entries. The five entries form the single set.

Only one combination of entries is permitted under the system. This combination is "keyword"

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and "URL." Since that one combination is shown, FIG. 6A can be said to display all of the available combinations, as only one is available.

Claim 4: The entries illustrated in FIG. 6A can either be referred as limited text entries since they are abstracts, or unlimited text entries since they are linked to complete articles. Since each one of entries in FIG. 6A is an abstract, it inherently has certain words removed in comparison to the full and complete article. It is also observed that certain stop words, such as "by", "and", "the" do not appear in any of the entries. Certain words are abbreviated, such as the month of publication and the author's full name.

<u>Claim 5:</u> The log file (260) is maintained by the proxy server (100).

<u>Claim 6:</u> In FIG. 6A, the keywords are parameters which are clickable hyperlinks. This permits further access into specific URLs using the keyword parameters.

Claim 7: FIG. 3 illustrates a log file (260). The log file contains abstracts obtained from both a web crawler (200) and previous queries by the user at browser (140—col. 7, lines 4-6 and col. 7, lines 54-60). Using the log file (260) a set of possible queries are identified. These are illustrated in FIG. 6. The queries are made by clicking on the underlined keyword. Each query is a synthesis of information, including limited text entry (an abstract), predefined sets (a URL) and unlimited text entry (linkage to the full article). The queries are automatically provided to the user at browser (140), which is also readable as a web crawler because it can traverse websites.

Claim 8: The abstract portions of the query entries in FIG. 6A are maintained in log file (260). However, the entire abstract with the keywords are stored in a separate log file (120—col. 7, lines 33-35).

Claim 9: Both the log files (260) and (120) are maintained by a proxy server (100).

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<u>Claim 10:</u> FIG. 6A illustrates one single set of ranked entries. Each entry can be referred to as one of a predetermined set, limited text entry or unlimited text entry for the reasons set forth in claim 7. Entries beyond the fifth entry are excluded. FIG. 6A further illustrates paired entries. For example, each keyword entry is paired to a URL entry.

Claim 11: Each of the entries shown in FIG. 6A are abstracts and thus inherently have certain words removed in comparison the original text. In addition, certain stop words, such as "by", "and", "the" do not appear in the text of FIG. 6A.

Claim 12: See remarks for claim 1.

Claim 13: See remarks for claim 2.

Claim 14: See remarks for claim 3.

Claim 15: See remarks for claim 4.

Claim 16: See remarks for claim 5.

Claim 17: See remarks for claims 1 and 2.

Claim 18: See remarks for claim 4.

Claim 19: See remarks for claim 5.

<u>Claim 20:</u> See remarks for claim 1.

Claim 21: See remarks for claim 2.

<u>Claim 22:</u> See remarks for claim 3.

Claim 23: See remarks for claim 4.

Claim 24: See remarks for claim 5.

Claim 25: See remarks for claim 6.

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Sam Rimell Primary Examiner Page 5

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